

Travis County Probate Court E-Courtroom User Agreement

The Travis County Probate Court provides access to courtroom electronic evidence presentation equipment, referred to as the E-Courtroom System. Travis County provides the E-Courtroom System for the benefit of all parties that appear before the Probate Court. Use of the E-Courtroom System is optional. The E-Courtroom System may not be used for the uncontested docket.

While Travis County makes every effort to ensure the availability, reliability, and safety of the E-Courtroom System and each of its individual components, Travis County provides the E-Courtroom System without warranty of any kind, either express or implied. Travis County does not warrant the accuracy, usefulness, completeness, or fitness for any particular purpose of the E-Courtroom System. In no event shall Travis County or its officials or employees be liable for: (a) any special, incidental, exemplary, or consequential damages; (b) commercial loss of any kind, including loss of business or profits; or (c) any damages of any kind resulting from interruption of service, loss of data, or unauthorized use of the E-Courtroom System.

By using the E-Courtroom System, I agree to the following:

1. I assume all responsibility for loading, accessing, and removing all presented data or information to and from the E-Courtroom System. At the end of each Court session, I will remove and delete any loaded data or information from the lectern workstation. I will ensure that any removable media—including, but not limited to diskettes, CDs, DVDs, VHS tapes, and USB storage drives/sticks—have been removed from the E-Courtroom System at the end of each Court session. I understand that Travis County assumes no responsibility or liability for any data or information that is not properly removed from the E-Courtroom System.
2. I will ensure that any workstation I connect to the E-Courtroom System is properly equipped with functioning anti-virus software and updated with the most current anti-virus data signatures and the most current security patches.
3. I will ensure that any computer media I insert into, attach, or connect to the E-Courtroom System have been scanned for viruses prior to insertion, attachment, or connection.
4. I understand that I may access only the information and data I am providing and presenting.
5. I understand that Travis County assumes no responsibility or liability for any loss or damage, actual or alleged, due to viruses, worms, or security violations received or experienced while using the E-Courtroom System.
6. I understand that my access to the E-Courtroom System does not entitle me to access or use any other Travis County computing or network resources or assets. Unauthorized access or use of any Travis County computing or network resource or asset is prohibited.
7. I understand that Travis County reserves the right to modify, adjust, or replace the E-Courtroom System and any of its individual components as it sees fit, at any time, and without any notice.
8. **I will read and follow the Standing Order on Use of Electronic Media in Travis County Probate Court No. 1.**

DATE: _____

PRINTED NAME: _____

SIGNATURE: _____

RETURN COMPLETED DOCUMENT TO:

Travis County Probate Court Coordinator
Probate.hearings@traviscountytexas.gov